

June 26, 2009

Corbin T. Jones Senior Campaign Finance Analyst Report Analysis Division Federal Election Commission 999 E Street, N.W. Washington, DC 20463

Identification Number: C00003418

Reference: 2009 March Monthly Report (02/01/09-2/28/09)

Dear Mr. Jones:

This correspondence is in response to your Request for Additional Information (RFAI) for the above referenced report.

This response repeats the explanation provided to a similar question on our February Report.

Regarding Coordinated expenditures on Schedule F supporting Line 25 of our report. The RNC has disclosed an expenditure in connection with a general election campaign of a candidate for president pursuant to FEC regulation 11 CFR 109.32. This expenditure is the result of the presidential campaign committees request for the RNC to pay an invoice. The coordinated expenditure in question is within the limits set by the regulation. The RNC has made payment and reported the expenditure in a timely manner.

The liability for payment and reporting were incurred by the campaign. Until the RNC accepts a request for such an expenditure the RNC is not liable for the payment or reporting of the debt.

The RNC believes this information is reported correctly and as such we find no purpose to amend our report.

I trust this response will meet your requirements, however please feel free to contact me if you have any remaining questions.

Sincerely,

Pat Huyck
Director of Accounting